

1	BEFORE THE ARIZONA CORPORATION		
2	COMMISSIONERS Arizona Corporation Commission		
3	BOB STUMP - Chairman GARY PIERCE DOCKETED		
4	BRENDA BURNS DEC -3 2013		
5	BOB BURNS SUSAN BITTER SMITH		
6			
7	IN THE MATTER OF THE JOINT APPLICATION DOCKET NO. T-03228A-02-0894 OF MATRIX TELECOM, INC. AND		
8	INTERNATIONAL EXCHANGE DOCKET NO. T-03664A-02-0894 COMMUNICATIONS, INC. FOR APPROVAL OF		
9	THE TRANSFER OF CERTAIN ASSETS AND RELATED TRANSACTIONS AND A WAIVER OF DECISION NO. 74210		
10	APPLICABLE ANTI-SLAMMING REGULATIONS. ORDER		
11	Open Meeting		
12	November 13 & 14, 2013 Phoenix, Arizona		
13	BY THE COMMISSION:		
14	* * * * * * * * *		
15	Having considered the entire record herein and being fully advised in the premises, the		
16	Arizona Corporation Commission ("Commission") finds, concludes, and orders that:		
17	FINDINGS OF FACT		
18	1. On December 9, 2002, Matrix Telecom, Inc. ("Matrix"), and International Exchange		
19	Communications, Inc. ("IEC") (collectively "Applicants") filed a joint application with the Arizona		
20	Corporation Commission ("Commission") for approval of the transfer of certain assets and related		
21	transactions and a waiver of applicable anti-slamming regulations in the State of Arizona		
22	("Application").		
23	2. On September 17, 2003, the Commission's Utilities Division ("Staff") filed a Letter of		
24	Insufficiency and First Set of Data Requests.		
25	3. On October 7, 2003, Applicants filed a response to Staff's Letter and Data Requests.		
26			
27	Applicants state that they intend to make every effort to comply with state anti-slamming regulations and reconcile the		

ne transition of customers from EIC to Matrix.

- 4. On August 25, 2004, Applicants filed a letter stating that the transfer of certain assets of IEC to Matrix had taken place, that public notice of the Application had been provided to affected subscribers, and that Matrix adopted IEC's tariff.
- 5. On July 7, 2007, Staff mailed a Second Set of Data Requests to Applicants, and on July 16, 2007, mailed another copy of the Second Set of Data Requests to Applicants at an alternate address.
- 6. By Procedural Order dated July 30, 2013, Staff was requested to update the status of this docket in order to determine whether additional action is necessary.
- 7. On August 9, 2013, Staff filed a Staff Report recommending approval of the Application and cancellation of IEC's Certificate of Convenience and Necessity ("CC&N") to provide resold interexchange telecommunications services in Arizona.
- 8. In Decision No. 61931 (August 27, 1999), IEC received a CC&N to provide resold long distance telecommunications services in Arizona.
- 9. In Decision No. 65926 (May 16, 2003), Matrix received a CC&N to provide resold interexchange telecommunications services. In Decision No. 68343 (December 9, 2005) Matrix was authorized to provide resold local exchange telecommunication services, and in Decision No. 69944 (October 16, 2007) Matrix received a CC&N to provide facilities-based local exchange telecommunications services.
- 10. According to the Application, on December 29, 2000, Matrix and IEC entered into a Management Services Agreement ("MSA") under which Matrix provided telecommunications services to IEC's customer base. The MSA reflected that IEC and Matrix desired to negotiate and enter into an Asset Purchase Agreement under which Matrix would buy the assets that it was managing pursuant to the MSA. Matrix began providing service to IEC's customers as of the date of the MSA.
- 11. On January 4, 2001, IEC filed a voluntary petition under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court, Northern District of California, San Francisco Division, and ceased operations. During the course of IEC's bankruptcy proceeding, IEC and Matrix were able to reach an agreement for Matrix to purchase IEC's customer base. Pursuant to the terms of a

4 5

6

10

11

12

13

14 15

16

17

18

19

20

21 22

23

24 25

26

27 28

17.

Settlement Agreement filed with the Bankruptcy Court, Matrix agreed to pay IEC \$600,000 for these assets.

- On August 25, 2004, Matrix filed a letter stating that the transfer of IEC's assets to 12. Matrix had taken place and that customers were notified pursuant to Federal Communications Commission ("FCC") requirements (a copy of the FCC's public notice was attached). In addition, Matrix submitted a "Certificate of Compliance" signed by Dennis Smith, President of Matrix, stating that the acquisition of the customer base by Matrix met the FCC's advance customer notice requirements. IEC's customer base was the only asset purchased by Matrix when IEC was being liquidated in the Bankruptcy proceeding.
- Staff states that based on a review of the 2009 Annual Reports filed with the 13. Commission, Staff determined that neither of the Applicants generated annual operating revenue from their Arizona operations in excess of \$1,000,000. As a result, Staff states that neither IEC nor Matrix is a Class A utility, and thus, Arizona Administrative Code ("A.A.C.") R14-2-801 et seq., Article 8 – Public Utility Holding Companies and Affiliated Interest Rules, do not apply to this Application.
- Staff confirmed that there were no complaints, inquiries or opinions filed against 14. either IEC or Matrix from January 1, 1999 through August 19, 2010. The Commission's Corporations Division records indicate that Matrix is in good standing. IEC's authority to do business in Arizona was revoked on March 20, 2002, for failure to file its annual report. In addition, Staff reports that neither IEC nor Matrix has any compliance delinquencies with the Commission.
- Staff recommends approval of the transfer of IEC's customer base and a waiver of 15. Arizona's anti-slamming regulation in this matter. Staff further recommends cancellation of IEC's CC&N.
- 16. Upon cancellation of its CC&N, IEC will no longer be authorized to provide resold long distance telecommunications services in Arizona and therefore, will no longer be subject to any of the requirements of Decision No. 61931.
- Matrix has serviced IEC's Arizona customers satisfactorily for several years. IEC no longer exists as a going concern. Under the totality of circumstances, Staff's recommendations are

1 reasonable. We approve the transfer of IEC's customer base to Matrix and the cancellation of IEC's 2 CC&N as recommended by Staff. 3 **CONCLUSIONS OF LAW** 4 1. Matrix is a public service corporation pursuant to Article XV of the Arizona 5 Constitution and A.R.S. § 40-281 and 40-285. 2. The Commission has jurisdiction over the subject matter of the Application. 6 7 3. Notice of the Application to transfer certain assets was given in accordance with the 8 law. 9 4. Matrix is a fit and proper entity to acquire and manage the assets purchased from IEC, and 10 the transfer of customers as set forth in the Application is in the public interest. 11 5. To the extent necessary to transfer seamlessly IEC's customers to Matrix, it is in the 12 public interest to waive Arizona's anti-slamming rules set forth in A.A.C. R14-2-1902 et seq. 13 6. It is in the public interest to cancel IEC's CC&N. 14 **ORDER** 15 IT IS THEREFORE ORDERED that the Joint Application of International Exchange 16 Communications, Inc. and Matrix Telecom, Inc. to transfer certain assets of International Exchange 17 Communications, Inc. to Matrix Telecom, Inc. is hereby approved. 18 IT IS FURTHER ORDERED that to the extent necessary to promote the transfer of customers 19 from International Exchange Communications, Inc. to Matrix Telecom, Inc., pursuant to the 20 Application, the anti-slamming rules of A.A.C. R14-2-1901 et seq. are waived. 21 22 23 24 25 . . . 26 27 28

1 IT IS FURTHER ORDERED that International Exchange Communications, Inc.'s Certificate 2 of Convenience and Necessity to provide resold long distance telecommunications services in 3 Arizona is hereby cancelled. 4 IT IS FURTHER ORDERED that this Decision shall become effective immediately. 5 BY ORDER OF THE ARIZONA CORPORATION COMMISSION. 6 7 CHAIRMAN COMMISSIONER 8 9 10 11 IN WITNESS WHEREOF, I, JODI JERICH, Executive 12 Director of the Arizona Corporation Commission, have hereunto set my hand and caused the official seal of the 13 Commission to be affixed at the Capitol, in the City of Phoenix, this day of 14 15 16 JODÍ JERICH 17 EXECUTIVE DIRECTOR 18 DISSENT 19 20 DISSENT 21 JLR:ru 22 23 24 25 26 27

1	SERVICE LIST FOR:	MATRIX TELECOM, INC.
2	DOCKET NOS.:	T-03228A-02-0894 AND T-03664A-02-0894
3		
4	Scott Klopack General Counsel Matrix Telecom, Inc.	
5	7171 Forest Land, Suite 700 Dallas, Texas 75230	
7	Janice Alward, Chief Counsel Legal Division	
8	ARIZONA CORPORATION COMMISSION 1200 West Washington Street Phoenix, AZ 85007	ON .
9	Steven M. Olea, Director	
10	Utilities Division ARIZONA CORPORATION COMMISSION	ON.
11	1200 West Washington Street Phoenix, AZ 85007	
12	Thochia, AL 03007	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		,
25	<u> </u>	
26		